				DISUSICE	
1	FOR	THE DIST	TZICT OF	DELAWARE	

Jimmie LEWIS

VS- CANO.04-1350 (6ms)

DR. SYLVIA FOSTER, ET AL

PLAINTIFF'S MOTION FOR DISCOVERY # DIT

COMES NOW, THE PLAINTIFF JIMMIE LEWIS PRO-SE

AND SUBMITS THIS MOTTON FOR DISCOVERY IN

ACCORDANCE WITH THE HONORABLE JUDGE GREGORY

M. SLEET'S JULY 28,06 COURT ORDER, IN ORDER TO

BRING FORTH THE FRUTH, THE WHOLE TRUTH AND

NOTHING BUT THE TRUTH, AND ASSERTS THE FOLLOWING:

DATE: 11/16/06

US DISTRICT COLLINI

DISTRICT OF DELIVABLE

BD SCATINGS

//MMC/ Lewb

\$81# 506622

DEL. CORR. CENTER

1181 PAODOCK RO

SMYRNA, DE 19971

- 1.) WOULD THE DEFENDANTS OBJECT TO THE PLAINTIFF CONTACTING THE MEDIA
- 2.) Doe'S THE RATE OF SIDE EFFECTS TO PSYCHOTROPIC'S INCREASE OVER TIME.
- 3.) DID THE PLAINTIFF REQUEST TO RECEIVE ANY PRN PSYCHOTROPIC DRUGS INTROVENDEDUSLY, IF YES, ON WHAT DATE, WHO INTECTED SAID DRN PSYCHOTROPIC DRUGS, NAME THE PSYCHOTROPIC DRUGS, AND WHO ORDERED THE STANDING PRN PSYCHOTROPIC DRUGS.
- ANNABEL LEE FIELDS MAY 24, OU TP3 PSYCHOLOGICAL ASSESSMENT UNDER THE TITLE, AFFECT THOUGHT PROCESS", THE MISSING PERSONS ADD OF THE PLAINTIFF PLACED 7 DAYS PRIOR TO HIS ARREST ON MAY 26,03, THE PLAINTIFFS WILM POLICE DEPT DETAINCE ASSESSMENT PROPERTY PECCIPT, THE PLAINTIFF'S MENTAL HEALTH TREATMENT PLAN, ALONG WITH YOUR STATEMENT NOTED IN YOUR JUNE 10,04 FORENSIZ PEPORT, UNDER THE TITLE "OPINION" (ATTACHED AS MITH EXHIBIT), STATING, THESE OPINIONS ARE SUBJECT TO CHANGE IF ADDITIONAL INFORMATION OR RECORDS SECOME AUALLABE; SIGNIFY THAT THE PLAINTIFF MAY NOT HAVE ACKNOWLEDGED THE WRONGT-LINESS OF THE CRIMINAL ACTS PLACED AGAINST HIM ON MAY 26,03, IF NO, STATE THE PEASONS WHY:

5.) ON OR ABOUT 5/19/03 SEVEN DAV'S BEFORE
THE PLAINTIFF WAS ARRESTED ON 5/26/03 (SEE ATTACHED
EXHIBITS), THE PLAINTIFF'S MOTTHER PLACED A MISSING
PERSONS ADD IN THE NEWARK N.J STAR LEOGER—
NEWSPAPER, THAT RAN FOR TWO MONTH, SEEKING THE
PUBLIC'S ASSISTANCE IN FINDING THE PLAINTIFF STATING
DIAGNOSES SUCH AS SCHIZOPHRENIA AND BIPOLAR DISORDER.
OURSTIONS, DID DR. FOSTER CONTACT LT. BEREK GLEN
WHEN SAID ARTICLE WAS GIVEN TO HER, AND WHY DIDN'T
BR. FOSTER NOTE THE PLAINTIFF WAS REPORTED AS
A MISSING PERSON NHENSHE AUTHORED HER JUNE 10, 04
FORENSIC REPORT.

DR. FOSTER'S JUNE 10, OF FORENSIC REPORT NOTES, UNDER THE TITLE "CURRENT MENTAL STATUS EXAM", THAT THE PLAINTIFF DENIED PARANOIA, DELUSIONS AND ITYPER-RELIGIOSITY. (DENIED BY THE PLAINTIFF).

IN SUPPORT OF THE PLAINTIFF'S DENIAL, ANNABEL LEE FIELDS MAY 24, OY TR3 PSYCHOLOGICAL ASSESSMENT NOTES UNDER THE TITLE "AFFECT - THOUGHT PROCESS", THAT THE PLAINTIFF INDEED DID REPORT PARANOIA, DELUSIONS AND HYPER LECIGIOSITY. DOE'S THE DEFENDANT DE. FOSTER ADMIT THAT THE NOTES DECUMENTED IN ANNABEL LEE FIELDS MAY 24, OY TR3 REPORT UNDOUBTEDLY VARIFIES THAT SHE LIED WHEN SHE AUTHORED HER JUNE 10, OY FORENSIC REPORT REGARDING THE SAID ISSUES NOTED HEREIN, IF NO, STATE WHY NO.

7.)	
	DIR. FOSTER IS THERE ANOTHER TERM THAT
Coul	U HAVE SEEN UTILIZED IN THE YUNE 10,04
	ENSIC PEROIET, WISTEAD OF MAUNGERING, THAT
	D HAVE DEFINED THAT THE PLAINTIFF WAS
STA	BLE AND O'R COMPETENT.
8.	PROVIDE RONALD STEVENS ADDRESS, AN
INMATE	PATIENT THAT WAS AT THE O.P.C DURING
THE P	LAINTIFF'S STAN AT THE O.P.C FROM 5/21/04 70 6/25/04
9.)	PROVIDE JAMES SMITH'S ADDRESS, AN
INMATE	PATIENT THAT WAS AT THE D.P.C DURING
THE PLA	HINTIFF'S STAY AT THE D.P. C FROM 5/21/04 TO 6/25/04.
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101	WHO HANDLES THE D.P.C INMATE DISCIPLINARY
1,15	DCEOURE .
11)	IS THERE A D.P.C DISCIPLINARY PROCEDURZE,
IF Y	ES, WISCRIBE THE D.P.C PISCIPLINARY PROCEDURE.
The second secon	Extra strain of any state and any state of the state of t
12.)	PROVIDE THE D. P.C DISCIPLINARY PROCEDURE
	AND REGULATION HANDBOOK.
	THE CONTROL OF THE STATE OF THE
13.)	15 THORAZINE A PSYCHOTROPIC
· · · · · · · · · · · · · · · · · · ·	The state of the s
14)	15 DEPAROTE A PSYCHOTROPIC
15	15 VISTARIL A PSYCHOTIZOPIC
16.5	IS PUSPERDAL A PSYCHOTROPIC

17.) BECAUSE THE 11/11/03 DATE STATED AS THE PATE
THE PLAINTIFF WAS ARRESTED, NOTED IN DR. FOSTER'S
JUNE 10,04 FORENSIC REPORT, DOESN'T RELATE TO ANYTHING
TREGARDING THE CRIMINAL OFFENSE THAT THE PLAITIFF IS
IN CARCERATED FOR, NOR DOE'S 11/17/03 RELATE TO
THE REASONS THE PLAINTIFF WAS ORDERED TO UNDERSO
A COMPETENCY EVALUATION AND TO RECEIVE TREATMENT
FOR HIS VERY OWN WELL BEING. GIVES PARTIAL PEASON
WHY THE PLAINTIFF DRAW THE INFERENCE OF CONSPIRACY
BETWEEN DR. FOSTER AND THE STATES DISTRICT ATTORNEY
BRIAN J. ROBERTSON BECAUSE ON 11/18/03 B. A BRIAN JPOBERTSON FILED A PETITION SEEKING FELONY CONVICTION
INFORMATION FROM THE ELEVENTH CIRCUIT COURT OF MIAMITE,
IN ORDER TO SENTENCE THE PLAINTIFF AS AN HABITUAL
OFFENDER UNDER 11 DEL C B
(SEE ATTACHED EXITIBIT)

DOE'S THE DEFENDANT DR. FOSTER ADMIT THAT THE
PEASON THE 11/17/03 DATE IS NOTED IN HER TUNE 10, 04
FORENSIC REPORT AS THE DATE OF THE PLAINTIFF'S ARREST,
IS BECAUSE SHE CONSPIRED WITH THE STATE'S D. A
BRIAN J. POBERTSON, AND THEREFORE DIAGNOSED THE
PLAINTIFF AS MALINGERING IN ORDER TOO SO THAT THE
D. A COULD PROCESSO WITH HAVING THE PLAINTIFF
SENTENCED AS AN HABITUAL OFFENDER. IF NO
WHAT DOE'S THE 11/17/03 DATE NOTED IN TIR. FOSTER'S
JUNE 10, 04 FORENSIC REPORT RELATE TO.

## CERTIFICATE OF SERVICE

I , THE UNDERSIGNED PLAINTIPF JIMMIE LEWIS

BUE HEREBY CERTIFY ON THIS 16 TH , DAYOF NOV ,

2006, THAT I DIO MAIL BY U.S. POSTAL ONE TRUE

AND CORRECT COPY OF THE PLAINTIFF'S MOTION FOR

DISCOVERY # TIT, TO THE FOLLOWING:

CLERK OF THE COURT (GMS) CHNTHIA G. BEAM #SQ.
UNITED STATES DISTRICT COURT 1001 TEFFERSON PLANA, SUITEZOZ
T. CALEB BOGGS TEDERAL BUILDING WILMINGTON, DE 19801
844 N. KING ST, LOCKBOX 18
WILMINGTON, DE 19801

CREGORY E. SMITH
DEPUTY ATTORNEY GENERAL

820 N. FRENCH ST, 754 FL.
WILMINGTON, DE 19801

DATE: 11/16/06

JAMMIN Jewie 501#506622 NEL. CORR. CENTER 1181 PADDOCK PD SMYRNA, DE 19977